emergency such use of the State land shall cease in favor of the board and such land shall be restored in accordance with the usual conditions

contained in the United States Standard Form of Lease.

(4) In the event that the State of Florida or board shall at any time than military purposes, sell, convey, or otherwise dispose poses, etc. of, or shall attempt to sell, convey, or otherwise dispose of, all or any part of the State or Federal land, all of the right, title, and interest in and to the Federal land shall revert to the United States without cost: Provided, however, That nothing herein contained shall prevent the State of Florida or board from disposing of interests or rights in land by lease, license, or easement or by contract of sale of timber or timber products, each of which shall be terminable at will in the event of need of the land involved during any national emergency and, insofar as these grants or sales affect Federal lands, shall be entered into only after the State of Florida or board and the United States, by and through the Secretary of the Army, or his designee, shall have reached an agreement within nine months subsequent to the date of enactment of this Act whereby revenues received by the State of Florida from any such lease, license, easement, or sale shall be expended for the management of natural resources at Camp Blanding and its maintenance and preservation as a military installation and the sharing of any residual revenue by the State of Florida or board and the United States: Provided further, That exploitation of minerals by strip mining or similar operations shall be confined to the following Federal lands: In township 5 south, range 23 east, sections 19, 30, and 31; in township 6 south, range 23 east, sections 6, 7, that part of section 8 lying southwest of State Highway Numbered 121; those parts of sections 17 and 20 now owned by the United States and sections 18, 19, 29, 30, 31, and 32: Provided further, That exploitation of minerals by strip mining or similar operations shall be confined to the following State lands: In township 7 south, range 23 east, sections 5, 6, 7, 8, 17, 18, 19, all of section 20, except the northwest quarter of the southeast quarter, section 29, and the east half of section 30: And provided further, That in event of breach by the Armory Board, State of Florida, of any of the provisions of this Act or of the provisions of the agreement pursuant to the Act, title to the Federal lands will revert to the United States.

Approved July 14, 1954.

Public Law 494

CHAPTER 506

AN ACT

To preserve the eligibility of certain veterans to dental out-patient care and dental appliances.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That veterans of the Spanish-American War, including the Philippine Insurrection and the Boxer Rebellion, and veterans in training under Public Law 16, Seventy-eighth Congress, as amended and extended, shall not be subject to the limitation on out-patient dental care contained in the 12A. first proviso of the provision under the heading "Out-patient care" appearing under the heading "Veterans' Administration" in the Second Independent Offices Appropriation Act, 1954, or in the first proviso under the same heading in the Independent Offices Appropriation Act, 1955 (Public Law 428, Eighty-third Congress, second session).

Approved July 15, 1954.

Mineral exploita-

July 15, 1954 [H. R. 6412]

Veterans. Dental care.

57 Stat. 43. 38 USC 701, ch.

67 Stat. 191.

Ante, p. 290.